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5071					INTERNATION	APPLICATION NO. 159	
YOUNG THOMPSON						. —	
745 SOUTH 23RD STR	EET						
2ND FLOOR IA FILING DATE PRIORITY DATE							
ARLINGTON VA 22202					01/22/	9901/23/98	
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NOTIFICATION OF M	IISSING I	REQUIRE	MENTS UNDER	35 TI S C	371 IN TH	E UNITED 4 / 0.0	
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1. The following items have been st	ibmitted by	the applica	ant or the IB to the	United Stat	tes Patent a	nd Trademark Office as	
The a pesignated Office	(3) CFR I	.494).					
an Elected Office (3	7 CFR 1.49	95):					
U.S. Basic National Fee.							
Copy of the international application in:							
🖾 a non-English language.							
☐ English.							
Translation of the international application into English.							
Oath or Declaration of inventors(s) for DO/EO/US.							
Copy of Article 19 amendments.							
Translation of Article 10 ame	Translation of Article 19 amendments into English.						
The International Preliminary Provided By St. 1997							
The International Preliminary Examination Report in English and its Annexes, if any.							
Translation of Annexes to the International Preliminary Examination Report into English.							
Significantly amendment(s) filed 2.4. [[]] [20] and							
Information Disclosure Statement(s) filed 2.4 1111 2000 and							
Assignment document.							
Power of Attorney and/or Change of Address.							
☐ Substitute specification filed							
Verified Statement Claiming Small Entity Status							
Priority Document.							
Copy of the International Search Report 🛛 and copies of the references cited therein.							
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2. The following items MUST be furnished within the period set forth below in order to complete the requirements for acceptance under 35 U.S.C. 371.							
a. Translation of the application into English. Note a processing fee will be required if submitted later than the							
appropriate 20 or 30 months	from the pr	iority date		мш ос тефи	итеа п 2001	nuted later than the	
The current translation is defective for the reasons indicated on the attached Notice of Defective							
b. Processing fee for providing the translation of the application and/or the Annexes later than the appropriate 20 or							
🖾 c. Oath or declaration of the inventors in compliance with 37 CEP 1 407(a) and (b) id with its compliance with 37 CEP 1 407(a) and (b) id with its compliance with 37 CEP 1 407(a) and (b) id with its compliance with 37 CEP 1 407(a) and (b) id with its compliance with 37 CEP 1 407(a) and (b) id with its compliance with 37 CEP 1 407(a) and (b) id with its compliance with 37 CEP 1 407(a) and (b) id with its compliance with 37 CEP 1 407(a) and (b) id with its compliance with its compliance with 37 CEP 1 407(a) and (b) id with its compliance w							
The current oath or declaration does not comply with 37 CFR 1 497(a) and (b) for the coccess indicated							
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d. Surcharge for providing th	e oath or d	eclaration !	later than the appro	priate 20 o	or 30 month	s from the priority data	
(5) GIR 1.152(C)).							
3. Additional claim fees of \$\ as a \subseteq \text{large entity} \subseteq small entity, including any required multiple dependent claim fee, are required. Applicant must submit the additional claim fee.							
and a supplicate must supplie the additional alatination of the additional alatination for the supplier of the							
due. See attached PTO-875.						The second second	
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ALL OF THE ITEMS SET FORT	д Ц1 2(8)-л ПСБ ОВ 1	Z(d) AND	3 ABOVE MUST	BE SUBM	ITTED W	ITHIN ONE MONTH	
THE APPLICATION, WHICHEY ABANDONMENT.	er is la	ILK. FAI	ITOKE TO PROP	ERLY RE	SPOND W	ILL RESULT IN	
The time period set above may be ex	tended by	filing a pet	ition and fee for ex	tension of 1	time under	the provisions of 27	
CFR 1.136(a).	•	٠.			runc anaci	the brovisions of 37	
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4. Translation of the Annexes MUS' Note processing fee will be required	l' be submi	tted no late	r that the time peri	od set abov	ve or the an	nexes will be cancelled	
J. L. I IIE Article 19 amendments ar	e cancelled	since a tea	relation was not m	ovided by	the appropr	iate 20 (37 CFR	
494(d)) or 30 (37 CFR 1.495(d)) mo	aths from t	he priority	date.				
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